IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

HARLEY-DAVIDSON CREDIT CORP.,)	4:10CV3094
)	
Plaintiff,)	
V.)	MEMORANDUM
)	AND ORDER
ELWORTHS' HARLEY-DAVIDSON)	
SALES & SERVICE, INC.; GREG)	
ELWORTH; and MARY JO ELWORTH,)	
)	
Defendants.)	
)	

The court is in receipt of a letter from Greg Elworth (filing $\underline{58}$), which I construe as a motion to set aside the default that was entered against the defendants on February 28, 2011 (filings $\underline{56}$, $\underline{57}$). See Fed.R.Civ.P. 55(c). Consequently,

IT IS ORDERED:

- (1) The plaintiff shall have 14 days to respond to the defendant's motion to set aside entry of default (filing 58). The defendants shall have 7 days thereafter to reply.
- (2) Hearing on the plaintiff's motion for a default judgment, currently scheduled for March 23, 2011 (see filing 56), is continued until further order of the court.
- (3) The clerk shall mail a copy of this memorandum and order to the defendants at the following addresses:

Elworths' Harley-Davidson Sales & Service, Inc. 2311 Riverside Blvd. Norfolk, NE 68701

Gregory J. Elworth 101 East Street Hoskins, NE 68740 Mary Jo Elworth 514 Lincoln St. Norfolk, NE 68701

Mary Jo Elworth c/o Jan Einspahr, Attorney 601 S. 13th P. O. Box 402 Norfolk, NE 68701

DATED this 11th day of March, 2011.

BY THE COURT:

Richard G. Kopf United States District Judge